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7 *Attorneys for Debtors and Reorganized  
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10 **UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION**

11 In re:

12 **PG&E CORPORATION,**

13 **- and -**

14 **PACIFIC GAS AND ELECTRIC COMPANY,**

15 **Debtors.**

- 16  Affects PG&E Corporation  
17  Affects Pacific Gas and Electric Company  
18  Affects both Debtors

\* All papers shall be filed in the Lead Case,  
No. 19-30088 (DM).

Case No. 19-30088 (DM)  
Chapter 11  
(Lead Case)  
(Jointly Administered)

**STIPULATION ENLARGING TIME  
FOR GLEN EATON,  
ADMINISTRATOR OF THE  
ESTATE OF ARVEL ROGERS TO  
FILE PROOF OF CLAIM**

[Related to Dkt. Nos. 8930, 8931]

Resolving Motion set for Hearing on  
October 13, 2020 at 10:00 am PT

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1 PG&E Corporation (“**PG&E Corp.**”) and Pacific Gas and Electric Company (the  
2 “**Utility**”), as reorganized debtors (collectively, the “**Debtors**” and as reorganized pursuant to the  
3 Plan (as defined below), the “**Reorganized Debtors**”) in the above-captioned cases (the “**Chapter**  
4 **11 Cases**”), on the one hand, and Glen Eaton, Administrator of the Estate of Arvel Rogers  
5 (“**Movant**”), on the other hand, by and through their respective counsel, hereby submit this  
6 stipulation (the “**Stipulation**”) for an order enlarging the time for Movant to file a proof of claim  
7 in the Chapter 11 Cases as set forth herein. The Reorganized Debtors and Movant are referred to  
8 in this Stipulation collectively as the “**Parties**,” and each as a “**Party**.**”** The Parties hereby stipulate  
9 and agree as follows:

10 **RECITALS**

11 A. On January 29, 2019 (the “**Petition Date**”), the Debtors commenced these Chapter  
12 11 Cases in the United States Bankruptcy Court for the Northern District of California (the  
13 “**Bankruptcy Court**”).

14 B. By Order dated July 1, 2019 [Docket No. 2806] (the “**Bar Date Order**”), the  
15 Bankruptcy Court set October 21, 2019 at 5:00 p.m. (Prevailing Pacific Time) (the “**Original Bar**  
16 **Date**”) as the deadline in these Chapter 11 Cases for filing proofs of claim in respect of any of  
17 prepetition claim (as defined in section 101(5) of the Bankruptcy Code) against either of the  
18 Debtors, including all claims of Fire Claimants,<sup>1</sup> Wildfire Subrogation Claimants, Governmental  
19 Units (as defined in section 101(27) of the Bankruptcy Code), and Customers, and for the  
20 avoidance of doubt, including all secured claims and priority claims.

21 C. By Order dated November 11, 2019, the Bankruptcy Court extended the Bar Date  
22 until December 31, 2019 at 5:00 p.m. (Prevailing Pacific Time), solely for the benefit of any non-  
23 governmental Fire Claimants who had not filed proofs of claim by the Original Bar Date.

24 D. By Order dated June 20, 2020 [Dkt. No. 8053] the Bankruptcy Court confirmed the  
25 *Debtors’ and Shareholder Proponents’ Joint Chapter 11 Plan of Reorganization Dated June 19,*

26  
27 <sup>1</sup> Capitalized terms used but not otherwise herein defined have the meanings ascribed to such  
terms in the Bar Date Order or the Plan (as defined below), as applicable.  
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1 2020 (as may be further modified, amended or supplemented from time to time, and together with  
2 any exhibits or scheduled thereto, the “**Plan**”). The Effective Date of the Plan occurred on July 1,  
3 2020. *See* Dkt. No. 8252.

4 E. On August 31, 2020, Movant filed the *Motion to Allow/Deem Timely Late Filing of*  
5 *Proof of Claim by Glen Eaton, Administrator of the Estate of Arvel Rogers* [Dkt. No. 8930] (the  
6 “**Motion**”), in which Movant asserts he should be permitted to file a late claim for damages  
7 allegedly sustained by the Estate of Arvel Rogers as a result of the Camp Fire (the “**Asserted Fire**  
8 **Victim Claim**”). The Motion is set for hearing on October 13, 2020 (the “**Hearing**”). *See* Dkt. No.  
9 8931.

10 F. On May 22, 2020, Movant filed Proof of Claim No. 105645 on account of the  
11 Asserted Fire Victim Claim (the “**Proof of Claim**”).

12 G. Pursuant to the Plan, all Fire Victim Claims were channeled to the Fire Victim Trust  
13 on the Effective Date and are subject to the Channeling Injunction, and any liabilities of the Debtors  
14 or the Reorganized Debtors, as applicable, for any Fire Victim Claims have been fully assumed by,  
15 and are the sole responsibility of, the Fire Victim Trust, and shall be satisfied solely from the assets  
16 of the Fire Victim Trust. *See* Plan §§ 4.7(a), 4.26(c), 6.7(a).

17 H. The Reorganized Debtors have raised with Movant certain informal objections to the  
18 relief requested in the Motion.

19 I. The Fire Victim Trustee has reviewed the Stipulation and, based on the facts  
20 presented in the Motion, has no objection to the agreements set forth herein or to entry of an Order  
21 approving the terms of the Stipulation.

22 J. The Parties hereto desire to resolve their issues regarding the Motion.

23 **NOW, THEREFORE, UPON THE FOREGOING RECITALS, WHICH ARE**  
24 **INCORPORATED AS THOUGH FULLY SET FORTH HEREIN, IT HEREBY IS**  
25 **STIPULATED AND AGREED, BY AND BETWEEN THE PARTIES, THROUGH THE**  
**UNDERSIGNED, AND THE PARTIES JOINTLY REQUEST THE BANKRUPTCY COURT**  
**TO ORDER, THAT:**

26 1. The Proof of Claim shall be deemed timely filed.

27 2. The Proof of Claim and the Asserted Fire Victim Claim shall for all purposes be  
28 treated and classified as Fire Victim Claims under the Plan, and shall be fully assumed by, and the

1 sole responsibility of, the Fire Victim Trust and subject to the Channeling Injunction, to be  
2 administered, processed, settled, disallowed, resolved, liquidated, satisfied, and/or paid in  
3 accordance with the Fire Victim Trust Agreement and the Fire Victim Claims Resolution  
4 Procedures. Movant shall have no further recourse against the Debtors or Reorganized Debtors, as  
5 applicable, with respect to the Proof of Claim or the Asserted Fire Victim Claim.

6       3. Nothing herein is intended to, nor shall it be construed to be, a waiver by the Debtors  
7 or the Reorganized Debtors, as applicable, the Fire Victim Trust, or any other party in interest of any  
8 right to object to the Asserted Fire Victim Claim or the Proof of Claim on any grounds other than the  
9 untimely filing thereof.

10      4. Nothing herein is intended to, nor shall it be construed to be, a waiver by Movant of  
11 his right to assert any right in contravention to or in opposition of any asserted challenge to the  
12 Asserted Fire Victim Claim or the Proof of Claim.

13      5. Upon entry of an Order approving the terms of this Stipulation, the Motion shall be  
14 deemed withdrawn with prejudice, and the Hearing vacated.

15      6. In the event that the terms of this Stipulation are not approved by the Bankruptcy  
16 Court, it shall be null and void and have no force or effect and the Parties agree that, in such  
17 circumstances, this Stipulation shall be of no evidentiary value whatsoever in any proceedings.

18      7. This Stipulation shall be binding on the Parties and each of their successors in  
19 interest.

20      8. This Stipulation shall constitute the entire agreement and understanding of the Parties  
21 relating to the subject matter hereof and supersede all prior agreements and understandings relating  
22 to the subject matter hereof.

23      9. This Stipulation may be executed in counterparts, each of which shall be deemed an  
24 original but all of which together shall constitute one and the same agreement.

25      10. The Bankruptcy Court shall retain jurisdiction to resolve any disputes or  
26 controversies arising from this Stipulation or any Order approving the terms of this Stipulation.  
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1                   Dated: September 4, 2020  
2                   WEIL GOTSHAL & MANGES LLP  
3  
4                   /s/ Matthew Goren  
5                   Matthew Goren, Esq.  
6                   *Attorneys for Debtors  
and Reorganized Debtors*

1                   Dated: September 4, 2020  
2                   ABBEY, WEITZENBERG, WARREN &  
3                   EMERY, PC  
4  
5                   /s/ Brendan Kunkle  
6                   Brendan Kunkle, Esq.  
7                   *Attorneys for Glen Eaton, Administrator of the  
Estate of Arvel Rogers*